UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS CENTRAL DIVISION

Civil Action No. 05-40071-FDS

CHRISTIAN SCHWENK Plaintiff.

v.

AUBURN SPORTSPLEX, LLC, DENNIS NATOLI, JOHN NATOLI, AND PETER NATOLI, Defendants

MOTION TO CONTINUE PRE-TRIAL CONFERENCE

Defendants Auburn Sportsplex, LLC, Dennis Natoli, John Natoli, and Peter Natoli hereby move to continue to Pre-Trial Conference scheduled for November 7, 2007. In support of this Motion, Defendants state as follows:

- 1. Counsel for the Defendants have requested leave to withdraw as counsel for the Defendants;
- 2. The continuance will permit Defendants to retain successor counsel;
- 3. The parties are not prejudiced given that the case was delayed a great number of months due to the death of the Plaintiff; and
- 4. Plaintiff does not object to this Motion.

For the foregoing reason, Defendants request that the Pre-Trial Conference be continued sixty (60) days for Defendants to retain successor counsel.

Auburn Sportsplex, LLC, Dennis Natoli, John Natoli and Peter Natoli by their attorney,

s/ William J. Ritter

William J. Ritter, Esquire BBO #552397 Pojani Hurley Ritter & Salvidio, LLP 446 Main Street Worcester, MA 01608 Phone: 508.798.2480

CERTIFICATE OF SERVICE

I hereby certify that on November 1, 2007, I served a copy of the within MOTION TO CONTINUE PRE-TRIAL CONFERENCE by

mailing a copy of same postage prepaid upon:

Paul E. Linet, Esquire Law Offices of Paul E. Linet, P.C. PO Box 533 Acton, MA 01720

John Natoli 13 Gilbert Way Millbury, MA 01527-1420

Peter Natoli 406 Treasure Island Webster, MA 01570

Dennis Natoli 370 South Street Auburn, MA 01501

Auburn Sportsplex, LLC PO Box 124 Auburn, MA 01501

and by electronic filing upon:

Douglas L. Fox, Esquire Shumway, Giguere & Fox, P.C. 19 Cedar Street Worcester, MA 01609

s/ William J. Ritter

William J. Ritter, Esquire